# **EXHIBIT 18**

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## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	<b>§</b>	Case No. 19-34054				
HIGHLAND CAPITAL MANAGEME	NT, L.P. §	Chapter 11				
Debtor.	§ §					
HIGHLAND CAPITAL MANAGEME	§					
IIIGIILAND CAITIAL MANAGEME	8					
Plaintiff.	§					
v.	§	Adversary No. 21-03003-sgj				
	§					
JAMES D. DONDERO,	<b>§</b>					
	§					
Defendant.	§					

# DEFENDANT JAMES DONDERO'S OBJECTIONS AND RESPONSES TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S SECOND REQUEST FOR ADMISSIONS

TO: Highland Capital Management, L.P., by and through its attorneys of record, Zachery Z. Annable, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, Texas 75231.

Defendant James Dondero ("<u>Defendant</u>" or "<u>Dondero</u>") serves his Objections and Responses to Debtor Highland Capital Management, L.P.'s ("<u>Debtor</u>" or "<u>Highland</u>") Second Request for Admissions ("<u>Requests</u>"), as follows:

Dated: May 7, 2021 Respectfully submitted,

/s/Deborah Deitsch-Perez

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# **CERTIFICATE OF SERVICE**

I, t	ne undersigned,	hereby certify	that, on	May 7,	2021,	a true	and	correct	copy	of	the
foregoing of	document was s	erved via emai	l on coun	sel for th	e Debte	or.					

/s/ Michael P. Aigen
Michael P. Aigen

#### OBJECTIONS AND RESPONSES<sup>1</sup>

**REQUEST FOR ADMISSION NO. 1:** Admit that in December 2019, James Dondero made a payment to the Debtor, a portion of which was applied to reduce principal and/or interest due under one or more of the Notes.

#### **RESPONSE:**

ADMIT.

**REQUEST FOR ADMISSION NO. 2:** Admit that James Dondero did not file a proof of claim in the Bankruptcy Case concerning or relating to the "mutual obligation" referred to in paragraph 41 of the Amended Answer.

#### **RESPONSE:**

ADMIT.

**REQUEST FOR ADMISSION NO. 3:** Admit that James Dondero did not file a proof of claim in the Bankruptcy Case concerning or relating to the "debt" referred to in paragraph 41 of the Amended Answer.

### **RESPONSE:**

ADMIT.

**REQUEST FOR ADMISSION NO. 4:** Admit that prior to serving his Amended Answer, James Dondero never informed the Debtor of his belief that any provision of any of the Notes was ambiguous, as alleged in paragraph 45 of the Amended Answer.

#### **RESPONSE:**

DENY.

**REQUEST FOR ADMISSION NO. 5:** Admit that as of the date of the service of these Requests for Admission, James Dondero has not (a) identified any particular provision or clause of any Note that he contends is ambiguous (any such provision or clause, the "<u>Identified Provision</u>"), and (b) informed the Debtor of the Identified Provision.

<sup>&</sup>lt;sup>1</sup> Defendant makes these responses subject in all respects to his Motion for Withdrawal of the Reference [Adv. Dkt. No. 21] and the Motion to Stay Pending the Motion to Withdraw the Reference of Plaintiff's Complaint [Adv. Dkt. No. 22] filed on April 15, 2021. For the reasons stated in the motions, Defendant believes that the reference should be withdrawn and this proceeding stayed while the motion to withdraw the reference is considered. Defendant does not waive, but instead hereby preserves, his right to a jury trial and all rights and requests for relief asserted in the motions. Defendant does not consent to the Bankruptcy Court determining this proceeding or entering final orders or judgments in this proceeding. Defendant requests that the reference be withdrawn and that the District Court adjudicate this proceeding.

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DENY.